

Examiner's Amendment

An Examiner's Amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant and amendment may be filed as provided by 37 C.F.R.

1.312. To ensure consideration of such an amendment, it **MUST** be submitted no later than the payment of the Issue Fee.

1. Authorization for this Examiner's Amendment was given in a telephone interview with Mr. Mark Bergner on December 6, 2006.

The application has been amended as follows:

In claim 10, the phrase "determining an availability of the called wireless communication terminal equipment by said appertaining base station" has been changed to
-- determining an availability of the called wireless communication terminal equipment using a paging procedure by said appertaining base station --.

In claim 15, the phrase "determining an availability of the called wireless communication terminal equipment being determined by said appertaining base station" has been changed to
-- determining an availability of the called wireless communication terminal equipment being determined using a paging procedure by said appertaining base station --.

Please cancel claims ¹¹~~15~~ and 17.

JMB
9/30/06

Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.